

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF MICHIGAN  
SOUTHERN DIVISION

PRIORITIES USA, RISE, INC.,  
DETROIT/DOWNRIVER CHAPTER No. 19-13341  
OF THE A. PHILIP RANDOLPH  
INSTITUTE,

Plaintiffs,

v

DANA NESSEL, in her official  
capacity as the ATTORNEY  
GENERAL OF THE STATE OF  
MICHIGAN,

Defendant.

HON. STEPHANIE DAWKINS  
DAVIS

MAG. KIMBERLY G. ALTMAN

**DEFENDANT ATTORNEY  
GENERAL DANA NESSEL'S  
FINAL WITNESS LIST**

---

Sarah S. Prescott (P70510)  
Attorney for Plaintiffs  
105 East Main Street  
Northville, Michigan 48168  
248.679.8711

Heather S. Meingast (P55439)  
Erik A. Grill (P64713)  
Assistant Attorneys General  
Attorneys for Defendant  
P.O. Box 30736  
Lansing, Michigan 48909  
517.335.7659

Kevin J. Hamilton  
Attorney for Plaintiffs  
1201 Third Ave, Suite 4900  
Seattle, Washington 98101  
206.359.9741

Marc E. Elias  
Attorney for Plaintiffs  
607 Fourteenth St, NW  
Washington, DC 20005  
202.628.6600

Courtney Elgart  
Attorney for Plaintiffs  
700 13<sup>th</sup> St, NW, Ste 800  
Washington, DC 20005  
202.654.6200

Hideaki Sano (P61877)  
Attorney for Plaintiffs  
105 E. Main Street  
Northville, Michigan 48167  
[Sano@spplawyers.com](mailto:Sano@spplawyers.com)  
248.679.8711

Jonathan H. Jones (P82516)  
Attorney for MI Senate and MI  
House of Representatives  
100 W. Big Beaver Rd, Ste 400  
Troy, Michigan 48084  
248.822.7800

---

**DEFENDANT ATTORNEY GENERAL DANA NESSEL’S FINAL  
WITNESS LIST**

Defendant Michigan Attorney General Dana Nessel, by her  
attorneys, Heather S. Meingast and Erik A. Grill, Assistant Attorneys  
General, submits the following as her Final Witness List:

1. Plaintiff Priorities USA (“Priorities”) (c/o counsel for Priorities USA)
2. Plaintiff Rise, Inc. (“Rise”) (c/o counsel for Rise, Inc.)
3. Plaintiff Detroit/Downriver Chapter of the A. Philip Randolph Institute (“the Institute”)
4. Lori Bourbonais, Bureau of Elections, Michigan Department of State
5. Danielle Hagaman-Clark, Michigan Department of Attorney General
6. Any expert witness deemed necessary during discovery (to be identified later).
7. All witnesses identified or named by other parties.

8. All witnesses necessary to identify or authenticate documents.
9. All persons deposed before trial.
10. All persons identified in any party's discovery responses, or in any document produced through discovery.
11. All necessary rebuttal witnesses.
12. Any document custodians necessary to lay foundation for introduction of any exhibit.
13. Defendant Attorney General Dana Nessel may seek to amend this list up to the time of trial to add any other witnesses who become known through further discovery.

Respectfully submitted,

s/Erik A. Grill

Erik A. Grill (P64713)

Heather S. Meingast (P55439)

Assistant Attorneys General

Attorneys for Defendant Nessel

P.O. Box 30736

Lansing, Michigan 48909

517.335.7659

Email: [grille@michigan.gov](mailto:grille@michigan.gov)

P64713

Dated: November 4, 2021

## CERTIFICATE OF SERVICE

I hereby certify that on November 4, 2021, I electronically filed the above document(s) with the Clerk of the Court using the ECF System, which will provide electronic copies to counsel of record.

*s/Erik A. Grill*

Erik A. Grill (P64713)

Email: [meingasth@michigan.gov](mailto:meingasth@michigan.gov)

P55439